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Last revised: December 1, 2017

UNITED STATES BANKRUPTCY COURT District of New Jersey

IN RE: Nicholas T.	Lacovara	Case No.:	17-33 Jerrold N.	962(JNP)
	Debtor(s)	Judge:	Jenoiu II.	rosiusity
	CHAPTER 13 PLAI	N AND MOTIONS		
	OHA! TER TOT EA!	TAND MOTIONS		
y Original ⊡Motions Included	☐ Modified/Notice Re☐ Modified/No Notice	•	Date:	1/5/18
	THE DEBTOR HAS FILE CHAPTER 13 OF THE E			
contains the date of the Plan proposed by the Plan	eved from the court a separate <i>Notice</i> confirmation hearing on the Pland Debtor to adjust debts. You should who wishes to oppose any provision the time frame stated in the Notice fied, or eliminated. This Plan may ed without further notice or hearing the Court may confirm this plan, if the Young to your place solely within the chapter 13 diffy the lien. The debtor need not find on value of the collateral or to reduce treatment must file a timely object	proposed by the I read these papers on of this Plan or a e. Your rights may be confirmed and I nere are no timely notions to avoid or confirmation proce le a separate motione the interest rate	Debtor. This docustic carefully and distance motion included be affected by the decome binding, jection is filed befiled objections, with modify a lien, the ss. The plan conton or adversary pe. An affected lie	ment is the actual scuss them with ed in it must file a his plan. Your claim and included fore the deadline without further e lien avoidance or firmation order proceeding to avoid n creditor who
THIS PLAN:				
✓ DOES □ DOES NO ALSO BE SET FORT	OT CONTAIN NON-STANDARD P H IN PART 10.	ROVISIONS. NON	I-STANDARD PF	ROVISIONS MUST
COLLATERAL, WHIC	OT LIMIT THE AMOUNT OF A SE CH MAY RESULT IN A PARTIAL P OR. SEE MOTIONS SET FORTH IN	AYMENT OR NO	PAYMENT AT AI	
	OT AVOID A JUDICIAL LIEN OR N ST. SEE MOTIONS SET FORTH IN			ASE-MONEY
Initial Debtor(s)' Attori	ney ERD Initial Debtor:	NTL	Initial Co-Debto	or
Part 1: Payment and	d Length of Plan			
a. The debtor approximately <u>60</u> mon	shall pay <u>431.00 Monthly</u> to the Chths.	apter 13 Trustee,	starting on <u>Janaur</u>	y 15, 2018 for
b. The debtor	shall make plan payments to the 3	rustee from the fo	llowing sources:	

Case 17-33962-JNP Doc 18 Filed 01/05/18 Entered 01/05/18 16:42:25 Desc Main Document Page 2 of 7 **Future Earnings** ✓ Other sources of funding (describe source, amount and date when funds are available): c. Use of real property to satisfy plan obligations: Sale of real property Description: 211 South Main Street, Glassboro, NJ 08028 Proposed date for completion: September 30, 2018 Refinance of real property: Description: Proposed date for completion: **√** Loan modification with respect to mortgage encumbering property: Description: MTGLQ Investors, L.P./ 116-118 S. Main Street, Glassboro, NJ 08028 Proposed date for completion: **V** The regular monthly mortgage payment will continue pending the sale, refinance or d. loan modification. Other information that may be important relating to the payment and length of plan: e. Part 2: Adequate Protection **X** NONE a. Adequate protection payments will be made in the amount of \$ to be paid to the Chapter 13 Trustee and disbursed pre-confirmation to (creditor). b. Adequate protection payments will be made in the amount of \$\text{to be paid directly by the} debtor(s) outside the Plan, pre-confirmation to: (creditor). Part 3: Priority Claims (Including Administrative Expenses) a. All allowed priority claims will be paid in full unless the creditor agrees otherwise: Creditor Type of Priority Amount to be Paid Isabel Balboa Administrative \$2,350 **Chapter 13 Standing Trustee** Flaster/Greenberg Administrative \$3.500 b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount: Check one: ✓ None The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim

Claim Amount

Creditor

N/A

pursuant to 11 U.S.C.1322(a)(4):

Type of Priority

Amount to be Paid

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Part 4: Secured C	Claims								
a Curing Default	Land Ma	sintalnina D)	Dringing! Dec	idonos. 🗔	NONE			
a. Curing Default	and Ma	aintaining P	ayments on	Principal Res	sidence: 🕢	NONE			
The Debto	or will nav	v to the True	staa (as nart	of the Plan) all	owed claim	s for arrearages	s on m	onthly	
obligations and the		•	· ·	,		•		•	the
bankruptcy filing as			rectly to the c	realior (oalsiae	e lile Flail) i	monthly obligati	oris u	ue aitei	1116
bankrupicy illing as	S IUIIUWS). 			Interest	Amount to be Pai	d Da	egular Mor	nthly
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Creditor	C	Collateral or Ty	pe of Debt	Arrearage		Plar	.	•	Plan)
	I .				1		/		
b. Curing and Ma	intainin	o Pavment	s on Non-Pr	incinal Reside	nce & othe	r loans or rent	arrea	rs: 🕡	
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NONE									
The Debtor will pay	v to the T	Trustee (as	nart of the Pl	an) allowed cla	ims for arre	earages on mor	thly o	hligation	18
and the debtor will									
filing as follows:	pay unc	city to the c	realtor (outsi		oritiny oblig	ations due arte	li iC D	ankrupti	Cy
illing as ioliows.					Interest	Amount to be Pai	d Da	egular Mor	nthly
					Interest Rate on	to Creditor (I		ment (Out	
Creditor	c	Collateral or Ty	pe of Debt	Arrearage		Plar			Plan)
							/		
c. Secured claims	exclude	d from 11 I	U.S.C. 506: 🖪	NONE					
c. Secured claims	exclude	ed from 11 U	U.S.C. 506։ 🖟	NONE					
			7	_	he petition (date and are se	cured	bv a	
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eral only under 1 otor surrenders the	1 U.S.C. 362(a) and e following
lue of Surrendered	Remaining Unsecured
\$100,000	Debt \$22,920.94
\$75,000	\$5,842.00
oro, NJ 08028).	course of Deptor S
Total Amount to b	e Paid Through the
ims shall be paid:	
ims shall be paid:	
ims shall be paid:	
	ranklinville Road, Mar paid off in ordinary oro, NJ 08028).

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	xecutory contraction		•	es, not previou	ısly rejected by	operation	of law, are rejected,
Creditor	Arrears to be Plan	Cured in	Nature of Co	ontract or Lease	Treatment by D	Debtor P	ost-Petition Payment
Part 7: Mot	ions X NON	IE					
local form, LBR 3015-1	Notice of Chap	oter 13 Pla n of Serv	an Transmit ice, Notice d	tal, within the of Chapter 13	time and in the Plan Transmi	ne manner ttal and va	tors, together with set forth in D.N.J. <i>luation</i> must be
	otion to Avoid Debtor moves to				• • —		
Creditor	Nature of Collateral	Type of Li	en Amount o		Amoui ue of Claii tteral Exemp	nt of Othe med Aga	m of All er Liens inst the Property Amount of Lien to be Avoided
NONE The I	Debtor moves to	o reclassif					
Creditor	Collateral		Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor's Interest in Collateral	Total Amount of Lien to be Reclassified
Partially Un The I	secured. 📝 N	ONE o reclassif	y the followir	ng claims as pa			ly Secured and
Creditor	Collateral	\$	Scheduled Debt	Total Collateral Value	Amount to b	e Deemed Secured	Amount to be Reclassified as Unsecured
	er Plan Provisi esting of Propo Upon Confirr Upon Discha	erty of the	e Estate				

b. Payment Notices

Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

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c. Order o	of Distribution	
The Standi	ing Trustee shall pay allowed clai	ms in the following order:
1)	Ch. 13 Standing Trustee Comm	
2)	Attorney Fee Balance General Unsecured Claims	
3) 4)	General Onsecured Claims	
5)		
6)		
d. Post-P	etition Claims	
The O(to a Taxasta a Dia Dia ant and and	
	ing Trustee ⊭ is, □ is not authori i the amount filed by the post-peti	zed to pay post-petition claims filed pursuant to 11 U.S.C.
20011011 1000(a) 111	the amount med by the poot pour	non olamani.
Part 9: Modificat	ion X NONE	
If this Plan	modifies a Plan previously filed in	n this case, complete the information below.
	an being modified:	
Explain below why	y the plan is being modified:	Explain below how the plan is being modified:
Are Schedules I a	nd J being filed simultaneously wi	ith this Modified Plan? ☐ Yes ☐ No
	andard Provision(s): Signatures	
Non-Stand	ard Provisions Requiring Separat	e Signatures
	here. Debtor is the owner of eit	her 100% or 70% of Five O'Clock Professional Space,
		ock Professional Space, LLC is currently listed for
	•	sale of the real property, whether by contract or
		due to Debtor will be contributed to the Plan for
-	istribution to holders of allowed	_
Any non-si	tandard provisions placed elsewho	he in this plan are void.
The Debto	or(s) and the attorney for the Debt	or(s), if any, must sign this Certification.
I certify un	ider nenalty of neriury that the pla	an contains no non-standard provisions other than those set
forth in this final p		in contains no non-standard provisions other than those set
Date	1/5/18	/s/E. Richard Dressel
•		E.Richard Dressel ED1793
Date:	1/5/18	Attorney for the Debtor /s/Nicholas T. Lacovara
		Nicholas T I acovara

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		Debtor	
ignatures			
The Debte	or(s) and the attorney	for the Debtor(s) if any, must sign this Plan.	
Date	1/5/18	/s/E. Richard Dressel	
_ 55		E.Richard Dressel ED1793	
		Attorney for the Debtor	
I certify ur	nder penalty of perjury	y that the above is true.	
Date:	1/5/18	/s/Nicholas T. Lacovara	
_		Nicholas T. Lacovara	
		Debtor	